OCT 02 2006 18:38 FR CORPORATE PATENT DEPT248 944 6537 TO 815712738300

P.05/05

Serial No. 10/765,257

Atty Dkt No. 706599US2

REMARKS:

On August 23, 2006, Applicant filed a Response to Final Office Action which

was not entered as indicated in the Advisory Action mailed on August 29, 2006. In the

Advisory Action, the Examiner indicated that Applicant's Response to Final Office

Action was not entered because the "...amendments to clms 10-13 raise new issues that

require further search and consideration, in particular amended clm 10...now includes the

limitations of cancelled clm 9 (remarks page 4 paragraph 3)." Applicant wishes to clarify

in these Supplemental Remarks that the above statement in paragraph 3 of the

aforementioned response, namely "Claim 10 has been amended to include the limitations

of cancelled claim 9." was made in error as Claim 10 was not amended to include the

limitations of cancelled claim 9.

Applicant respectfully requests that these Supplemental Remarks be considered

with the Response to Final Office Action filed on August 23, 2006 in connection with the

Request for Continued Examination.

Favorable consideration is respectfully requested.

Respectfully submitted,

Thomas A. Jurecko, Reg. No. 48,392

Attorney for Applicants

Dated:

DAIMLERCHRYSLER INTELLECTUAL CAPITAL COMPANY, LLC

DAIMLERCHRYSLER TECHNOLOGY CENTER

800 CHRYSLER DRIVE, CIMS 483-02-19

AUBURN HILLS, MI 48326-2757

248.944.6525

-2-